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U.S. COURTHOUSE (S.D.N.Y.)  
CHAMBER'S: Hon. Judges

4/15/23

N.S. Committee (S.D.N.Y.)  
CHAMBER'S: Hon. Judges  
Lewis J. Lanza (W.B.S.)

CC: Paul Bernstein Esq., 889-  
ASSISTANT (AG)  
(NY S) (AG) Lorrie Jones, 889  
IN RE: ~~Weltz v. Miners~~  
[21-CV-11231 (WWD)]

Respectfully, Judge Lanza, I<sup>so</sup>, Did The  
Clerk Relieve A "Fed.R.Civ.P. GO-6" Plaintiff?  
I Watched it from Green Stree, etc. ? I  
Can't over look Reality! No Case In The  
Books, where The Government Continues to  
Lose, Criminal Court, Filer, Miners Transcripts,  
etc., over & over again? It's no Miserable  
Negligence, Even Thruish, Non Discriminatory  
How Are Taking place? It's now Criminal!  
I ask Mr. Bernstein, O.A.B., on The phone,  
IF he would move to Represent me on This  
(GO-63)? Is It Wrong to clarify, Who Does  
exist? OR Doesn't exist? Un Constitution  
Oppression, Moreover, STATE ERROR!

21-OV-11231 (06)

Chambers TWO,

TWO

4/15/23

Therefore, Judge Linn, Can I move  
to Assign The (O.A.D.) To Review The  
FIR.CN.P., 60-B, The Reason I Who  
Still feel, MR. Berndsen doesn't know  
Who's Missing, And who's not? Therefore,  
He Cannot Actually do An Appeal. If  
You Understand, The Delay Is due  
to STATE ERROR, Negligence, OR Someone  
Criminal Act! No one Should expect me  
to Go Back to These people, to Continue  
to destroy my Constitutional Rights to  
An Adequate Appealable Record?  
(See.: 8 U.S.C. § 3006(g)). ~~Dobbs v. Tandy~~  
S06 etc 357 (1993),

IT Should Be noted, That An Appeal  
to The Higher Court on These Two questions,  
Harmless Unlawfulness, Ignorance, And  
Tolling delay on STATE ERROR, must be  
Answered?

CC: c/w

Respectfully  
Petitioner, Carl Wells  
11-A-1743